IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	Application of:)		
	Edward L. Schwartz)	Examiner:	Jingge Wu
Application No. 09/704,991)	Art Unit:	2623
Filed:	Nov. 01, 2000)	Confirmat	ion No.: 7119
For:	REVERSIBLE EMBEDDED WAVELET SYSTEM IMPLEMENTATION)		

TERMINAL DISCLAIMER UNDER 37 C.F.R. § 1.321(c)

The undersigned attorney represents that the undersigned attorney is the attorney of record for the above-referenced patent application.

The assignee of the entire right, title, and interest in and to the above-referenced patent application is Ricoh, Co., Ltd., ("Assignee"), a <u>Japanese</u> corporation having a place of business at <u>15-5 Minami Aoyama 1-Chome, Minato- Ku, Tokyo, Japan and to Ricoh</u>

<u>Corporation, a coirporation of Delaware, having a principal place of business at 2882</u>

Sand Hill Road, Suite 115 Menlo Park, California 94025.

FIRST CLASS CERTIFICATE OF MALLING		
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage in an envelope addressed to Mail Stop Amendment to the Commissioner for Patents, PO Box 1450, Alexandria, Virginia 22313-1450 on		
August 19, 2005 (Date of Deposit)		
David Castro / / / / / / / / / / / / / / / / / / /		
(trialle of Petson Walling Correspondence)		
August 19, 2005		
Signature Date		

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X	United States Patent No. <u>5,966,465</u> , entitled		
	Compression/Decompression Using Reversible Embedded Wavelets, and		
	dated October 12, 1999, as presently shortened by any terminal		
	disclaimer, and		
	United States Patent No. <u>6,229,927</u> , entitled		
	"Reversible Embedded Wavelet System Implementation", and dated		
	May 8, 2001, as presently shortened by any terminal disclaimer		
	any patent granted on application number 0_/		
is hereby disc	aimed, except as provided below, and it is agreed that any patent so granted		
on the above-i	dentified application shall be enforceable only for and during such period		
that the legal t	itle to said patent shall be the same as the legal title to		
X	United States Patent No. <u>5,966,465</u> and		
	United States Patent No. 6,229,927,		
	any patent granted on application number 0_/,		
this agreemen	t to run with any patent granted on the above-identified application and to		
be binding up	on the grantor, its successors, or assigns.		
No disc	laimer is being made as to any terminal part of any patent granted on the		
above-identifi	ed application prior to the expiration of the full statutory term of		
<u>X</u>	United States Patent No5,966,465 and		
	United States Patent No. <u>6,229,927</u> , as presently		
	shortened by any terminal disclaimer,		
 	any patent granted on application number 0_/		
in the event th	at it later expires for failure to pay a maintenance fee, is held		
unenforceable	, is found invalid, is statutorily disclaimed in whole or terminally		
disclaimed un	der 37 C.F.R. § 1.321(a), has all claims canceled by a reexamination		
certificate, is	reissued, or is otherwise terminated prior to expiration of its statutory term		

as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

Enclosed is a check for \$ 130.00 for the fee under 37 C.F.R. § 1.20(d).

Please charge Deposit Account No. 02-2666 for any fee deficiency that may be due. A duplicate of this Terminal Disclaimer is enclosed for Deposit Account charging purposes.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: <u>August 19, 2005</u>

3y: ____

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